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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/499,633	02/08/2000	Young-Soon Cho	0630-0981P	1525
75	90 08/16/2006		EXAM	INER
Birch Stewart kolasch & Birch LLP			REAGAN, JAMES A	
P O Box 747				
Falls Church, VA 22040-0747			ART UNIT	PAPER NUMBER
			3621	
			DATE MAILED 09/17/200	,

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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/499,633	CHO ET AL.				
Office Action Summary	Examiner	Art Unit				
	James A. Reagan	3621				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>07 June 2006</u> .						
· <u> </u>	, —					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-3 and 45-55</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) 1-3 and 45-51 is/are rejected.						
7) Claim(s) <u>52-55</u> is/are objected to.	r election requirement					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
oce the attached detailed office action for a list of	or the certified copies not receive	cu.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate atent Application (PTO-152)				

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DETAILED ACTION

Status of Claims

- 1. This action is in response to the restriction election received on 07 Jun 2006.
- 2. Claims 1-3 and 45-55 have been elected.
- 3. Claims 1-3 and 45-55 have been examined.

Allowable Subject Matter

4. Claims 52-55 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-3 and 47-49 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schneck et al, (US 5,933,498), in view of ISHIGURO (EP 874300 A2) and further in view of the applicant's own admissions.

Examiner's Note: The Examiner has pointed out particular references contained in the prior art of record in the body of this action for the convenience of the Applicant. Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claims, other passages and figures apply as well. It is requested from the Applicant, in

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preparing the response, to consider fully the entire references as well as the context of all reference

passages as potentially teaching all or part of the claimed inventions.

Claims 1 and 47:

Schneck, in at least Fig 8; Col 15, lines 19-38; Figs 9-12; Col 14, lines 32-50 discloses the

following limitations:

a data storage medium for storing the digital data file transferred from a source

device, the digital data file having been encrypted by:

1) generating a key data using at least a unique ID of the digital data playing device

or a unique ID number of the storage medium or both;

3) encrypting within the source device the digital data file using said key data;

Schneck does not disclose:

2) transmitting said key data from the digital data playing device to a unit of the

source device through a network; and

a decoding unit configured to decrypt the digital data file read from the data storage

medium using said key data;

However, Ishiguro discloses a playing device (DVD player) that generates and transmits

a key to a source device (computer) that decodes the encrypted content using the key. See at

least the abstract as well as other relevant text. It would have been obvious to one of ordinary

skill in the art at the time of the invention to modify Schneck's system for controlling access and

distribution of digital property by including Ishiguro's step of generating the key within the player

and subsequently decoding the content because, "...it is necessary to verify that the destination

apparatus is a valid apparatus in a transfer of information..." (Ishiguro: page 2, lines 21+).

Claims 2 and 48:

Schneck, as shown above, teaches that effective protection of the data may be accomplished

by encrypting the data and rules governing its access using one or more encryption keys, each

generated by using unique IDs associated with the product distributed, its storage medium, player

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device, end user, product publisher, and/or any combination of these numbers. In addition, Schneck,

in at least Figure 7 and associated text discloses basing an encryption key on a serial number,

essentially disclosing basing the encryption key on manufacturer data or combinations thereof.

Claims 3 and 49:

As the references cited above show, Schneck discloses that encryption keys used in his

system may be derived using many different, well known encryption algorithms. Using additional

arbitrary values in such encryption algorithms (i.e. semi-random or random numbers) is well known

within the art. Therefore, it would have been obvious to one ordinarily skilled in the art at the time the

invention was made that a system could have been set up with the encryption key further including

an arbitrarily set value, for the purpose of making the transmitted encrypted data harder to crack thus

better protected.

Claims 45, 46, 50, and 51 are rejected under 35 U.S.C. 102(e) as being anticipated by

Schneck/Ishiguro and further in view of Menezes et al. "Handbook of Applied Cryptography" @

1997.

7.

Claims 45, 46, 50, and 51:

The combination of Schneck/Ishiguro disclose the encryption and file transfer method as

shown above. Schneck/Ishiguro do not disclose:

the digital data playing device is a device of an end user;

the said digital data playing device generates said key data;

However, Examiner takes Official Notice that it is old and well known in the computer

networking arts that MP3 devices are used by recreationally by end users, and that generation of

encryption keys is accomplished by any computing device programmed for such endeavors.

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Any inquiry of a general nature or relating to the status of this application or concerning this communication or earlier communications from the Examiner should be directed to James A. Reagan whose telephone number is 571.272.6710. The Examiner can normally be reached on Monday-Friday, 9:30am-5:00pm. If attempts to reach the examiner by telephone are unsuccessful, the Examiner's supervisor, James Trammell can be reached at 571.272.6712. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://portal.uspto.gov/external/portal/pair. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866.217.9197 (toll-free).

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

571-273-8300 [Official communications, After Final communications labeled "Box AF"]

571-273-8300 [Informal/Draft communications, labeled "PROPOSED" or "DRAFT"]

Hand delivered responses should be brought to the United States Patent and Trademark Office Customer Service Window:

Randolph Building

401 Dulany Street

Alexandria, VA 22314.

JAMES A. REAGAN

Primary Examiner

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15 August 2006

JAMES A. REAGAN PRIMARY EXAMINED